

HEALTH DEPARTMENT

The 20th June, 1968

No. 446-US-Unit (3HBI)-6g/12240. The Governor, Haryana, is pleased to nominate the following two M.L.As. as non-official members of the State Family Planning Committee for a period of one year : -

- (i) Shrimati Sha Jai Rani, M.L.A., Ballabgarh
- (ii) Shri Surjit Singh, M.L.A., Sherhada.

2. The said members will draw T.A. in their *ex-officio* capacity under the Punjab Legislature Assembly (Allowance of Members) Act, 1942 and the Rules made thereunder, as in force at present or may be amended hereafter.

3. Their T.A. Bills will be countersigned by the Secretary, Haryana Vidhan Sabha in accordance with the instructions contained in Haryana Government letter No. 18-PAA(5)-66/670, dated 23rd November, 1966.

No. 3570-ASOI-HBII-68/4131. In supersession of Notification No. 487-ASOI-HBII-66/873, dated the 10th January, 1967 as amended from time to time, the Governor of Haryana is pleased to constitute a Sanitary Board for the State of Haryana consisting of the following members :

1. Minister of Health, Haryana President
2. Secretary to Government, Haryana, Health Department
3. Financial Commissioner, Development, Haryana.
4. Secretary to Government, Haryana, Finance Department.
5. Secretary to Government, Haryana, Local Government, Department (and if he happens to be also the Secretary, Health Department, then the Deputy or Under-Secretary of the Local Government Department).
6. Secretary to Government, Haryana, Public Works Department (Buildings and Roads).
7. Chief Engineer, Haryana, P. W. D., Public Health Branch.
8. Chief Engineer, Haryana, P. W. D., Irrigation Branch.
9. Director of Panchayats, Haryana.
10. Director of Health Services, Haryana.
11. Deputy Director, Local Bodies, Haryana.
12. Technical Expert, in Industrial Chemistry, Industries Department.
13. Deputy Director, Health Services, Haryana. Secretary

2. The Board will deal with Sanitary Schemes and projects of both rural and urban areas and its functions will mainly be,

- (i) consultative
- (ii) executive . . . and
- (iii) directive

(i) CONSULTATIVE. -

Government will refer to it from time to time certain matters for opinion, exercising its own discretion with regard to the matter thus referred.

(ii) EXECUTIVE.

Government will annually place at the disposal of the Board for distribution a lump-sum, which Government will be prepared to give for various sanitary schemes and projects. As a general principle, a grant-in-aid for any project should not exceed half the cost of work or Rs. 2.00 lakhs, whichever is less, except in the case of water-supply schemes of villages where the limit is 88 per cent of the estimated cost or Rs. 2.00 lakhs, whichever is less. These limits can be exceeded only in special cases with the prior approval of Government. The Board has also the power to utilize the funds at its disposal for experiments and

generally for any matters it considers to be connected with the Public Health. At the close of the financial year the unexpended portion of the grants will lapse to Government.

(a) METHOD OF DISTRIBUTION OF GRANTS ON SANITARY PROJECTS

The local body concerned must first prepare the project. Large and important projects will usually be prepared for the local body by the Public Works Department, Public Health Branch, except in the case of municipalities with highly qualified engineers, where the projects will usually be prepared by the Engineers of the Local Body concerned. The project will, therefore, be submitted to the Sanitary Board through the Deputy Commissioner, if

- (i) the total cost exceeds Rs. 10,000/- and
- (ii) a grant-in-aid is required.

An application for a grant-in-aid will be made on the prescribed form which inter alia (i) gives the financial position of the Local Body, (ii) shows how the other half of the scheme will be financed, (iii) shows the maintenance charges and (iv) how the local body proposed to meet them.

A project with its application for a grant-in-aid will be submitted to the Board through its Secretary who will lay it before the Board for consideration, when the formalities have been complied with. Projects in order will be circulated to members of the Board prior to the actual meeting with the Secretary's note thereon.

(b) THE BOARD'S POWERS OF SANCTION

The Board can give administrative approval to projects in accordance with the Municipal Works Rules, 1925, District Works Rules, 1926, etc and technical sanction through Chief Engineer, Haryana P.W.D., Public Health Branch.

(c) Administrative approval means that there are also no financial objections to the scheme but technical sanction has reference to its technical details.

(d) PROCEDURE WITH REGARD TO GRANT-IN-AID

In the case of approved schemes, the Board may, by resolution, give a grant-in-aid subject to the conditions laid down in serial Nos. 15 and 16 of Rule 20.9 of the Punjab Financial Rules, Volume I. The Secretary of the Board will forward a copy of the resolution to the Accountant-General, and request him to place the sum noted at the disposal of the Local Body concerned. (The Local Body is also informed and requested to draw the whole amount immediately and credit it into its funds. When the grant has been drawn and credited, the Local Body will inform the Secretary who lays the intimation before the Board for record at the next meeting. Grant-in-aid thus drawn will not lapse to Government at the close of the financial years.)

(e) SUPERVISION OF EXPENDITURE OF GRANTS-IN-AID

The Board is responsible for seeing that its grants are properly expended on the subjects for which they are given. In exercise of its discretion it may either withdraw a grant or transfer it to some other Local Body in accordance with the powers delegated to it in paragraph 2(2) proceeding.

Provided that sanction of Government shall be obtained for withdrawal of a grant-in-aid in cases in which the said grant had been sanctioned by Government.

(3) DIRECTIVE

The Board has the power of directing general technical sanitary policy of the State. The Board has powers of 'Conditioning' grant-in-aid, that is to say, a grant-in-aid is conditioned on certain stipulations being complied with.

In the exercise of the above-mentioned powers delegated to it the Board will act subject to the general control of Government.

The 24th June 1968

No. 4135-ASOIII-HBII-68/14425. Whereas the Governor of Haryana is satisfied that there is a danger of outbreak of cholera at the Solar Eclipse Fair to be held at Kurukshetra in September, 1968, and that the ordinary provisions of the law for the time being in force are insufficient to prevent spread of the aforesaid disease.

Now, therefore, in exercise of the powers conferred by section 2 of the Epidemic Diseases Act, 1897, the Governor of Haryana is pleased to make the following supplementary regulations to prevent the outbreak of cholera in the Kurukshetra Solar Eclipse Fair, namely : -

SUPPLEMENTARY REGULATIONS

1. These regulations may be called the Kurukshetra Solar Eclipse Fair prevention of outbreak of Cholera (Supplementary) Regulations, 1968.

3. During the period from the 12th to 22nd September, 1968, both days inclusive, no person other than a medical practitioner or a child under three years of age, except in the case of emergency or the exigencies of public service, shall travel in the railway carriage or the train to which he is entitled by his railway and be entitled to any of the additional fares during the period unless he has a certificate issued by the concerned medical practitioner or a child under three years of age, dated not later than the 12th July, 1968, issued by a registered Medical Practitioner or Medical Officer of Dispensary or Hospital or Medical Officer of Health or Sanitary Inspector of the Government or local body.

NORTHERN RAILWAY

From Hazrat Nizamuddin Junction station
Delhi-Kalka section
Till Hazrat Nizamuddin City.

3. During the period from the 12th to 22nd September, 1968, both days inclusive, no person other than a medical practitioner or a child under three years of age, shall enter or be carried in any vehicle to a place within a distance of ten miles of seven towns of Kurukshetra, Solan, Kalka, Hissar, Rohtak, Hindaun and Gurgaon or of levies been imposed against cholera on a date subsequent to the 12th July, 1968, signed by a Registered Medical Practitioner or Medical Officer of Hospital or Dispensary or Medical Officer of Health or Sanitary Inspector in the service of Government or local body.

B. L. AHUJA, Secy

LABOUR DEPARTMENT

The 16th June, 1968

No. 5210-2Lab-68/15522 In supersession of Haryana Government, Labour Department, notification No. 5432-2Lab-68/10482, dated 23rd April, 1968, and in exercise of the powers conferred by clause (c) of sub-section (1) of section 5 of the Minimum Wages Act, 1948 (Central Act XI of 1948), by resolution of my office, I, pleased to extend the period of the Advisory Committee constituted to make enquiry and advise them for fixing minimum rates of wages in the employment Potteries, Claymills and Pottery Industry, vide notification No. 11199-2Lab-67 dated 19th December, 1967, by the same office, upto 15th August, 1968.

The 21st June, 1968

No. 5189-3Lab-68/15428.- In pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (Act No. XIV of 1947), the Governor of Haryana is pleased to publish the following award of the Presiding Officer, Labour Court, Rohtak, in respect of the dispute between the workmen and the management of M/s Wazir Singh and Sons, Faridabad.

BEFORE SHRI P. N. THUKRAL, PRESIDING OFFICER, LABOUR COURT,
ROHTAK

Reference No. 37 of 1968

between

SHRI SHIV CHARAN, WORKMAN AND THE MANAGEMENT OF M/S WAZIR SINGH
AND SONS, FARIDABAD

Plaintiff—

Shri Sita Ram, for the claimant.

None for the management.

AWARD

Shri Shiv Charan Singh was in the service of M/s Wazir Singh and Sons, Faridabad. He says that he met with an accident on 29th May, 1967, while working on the press machine in the factory premises and had to remain under treatment. When he was fit to resume his duty, he requested himself for being given duty but was not permitted to do so. This gave rise to an industrial dispute and the Plaintiff, on behalf in exercise of the powers conferred by clause (c) of sub-section (1) of section 10 of the Industrial Dispute Act, 1947, referred the following dispute to the Labour Court, Rohtak, by the instant Complaint/Certificate notification No. 61-SF-III-Lab-67/675, dated 23rd March, 1968.

Whether the termination of services of Shri Shiv Charan Singh was justified and if not, to what relief is he entitled?

In view of the facts and after consultation to the parties, Shri Sita Ram, one of the parties to the complaint, but not truly representing behalf of the management of M/s Wazir Singh and Sons, Faridabad, who had given up his demand for compensation and did not press for his treatment, I give my award accordingly. The award is as follows:

One thousand rupees only.

P. N. Thukral,
Presiding Officer,
Labour Court, Rohtak

Endorsement No 981, dated the 4th June, 1968.

Forwarded (four copies) to the Secretary to Government, Haryana, Labour and Employment Departments, Chandigarh, as required under section 15 of the Industrial Disputes Act, 1947.

Dated the 30th May, 1968.

P. N. THUKRAL,

Presiding Officer,
Labour Court, Rohtak

The 22nd June, 1968

No. 5362-3 Lab-68/15636.—In pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (Act No. XIV of 1947), the Governor of Haryana is pleased to publish the following award of the Presiding Officer, Industrial Tribunal, Haryana, Chandigarh, in respect of the dispute between the workmen and management of M/s Northern India Plywood, Mathura Road, Faridabad :—

**BEFORE SHRI K. L. GOSAIN, PRESIDING OFFICER, INDUSTRIAL TRIBUNAL, HARYANA,
CHANDIGARH**

Reference No. 17 of 1968

between

**THE WORKMEN AND THE MANAGEMENT OF M/S NORTHERN INDIA PLYWOOD,
MATHURA ROAD, FARIDABAD**

Present—

Shri A. J. Singh, for the management.

Shri A. R. Handa, for the workmen.

AWARD

An industrial dispute having come into existence between the workmen and the management of M/s Northern India Plywood, Mathura Road, Faridabad, over the following two items, the same was referred to this tribunal for adjudication under clause (d) of sub-section (1) of section 10 of the Industrial Disputes Act 1947,—*vide* Haryana Government Notification No. ID/FD/259B/4003, dated 15th February, 1968:—

- (1) Whether the unskilled workers are entitled to a minimum wage of Rs. 80 per month. If so, with what details and from which date?
- (2) Whether the workers are entitled to dearness allowance. If so, with what details and from which date?

Usual notices were issued to the parties but no one cared to appear for the workmen on 1st March, 1968, which was the date fixed for this purpose. Three more attempts were made to enforce the attendance of the workmen but in spite of service on Shri Jagir Singh who is said to be the President of the union of the workmen and at whose instance the present reference was made, no one appeared for the workmen. One Shri A.R. Handa filed a statement of claims on behalf of the workmen but he was unable to file any letter of authority entitling him to represent the workmen. After several attempts to enforce the attendance of the workmen had failed, *ex parte* proceedings were taken against them. As no evidence has been led by the workmen and as onus of proving their claim lay on them, their demands are dismissed.

No order as to costs.

K. L. GOSAIN,

Presiding Officer,

Industrial Tribunal, Haryana,
Chandigarh.

Dated 7th June, 1968.

No. 736, dated Chandigarh, 11th June, 1968.

The award be submitted to the Secretary to Government, Haryana, Labour and Employment Departments, Chandigarh, as required by section 15 of the Industrial Disputes Act, 1947.

K. L. GOSAIN,

Presiding Officer,

Industrial Tribunal, Haryana,
Chandigarh.

R. I. N. AHOOJA, Secy.